	Unite	D STATES D	ISTRICT	COURT
	Northern	District of	f	Texas at Fort Worth
UNI	TED STATES OF AMERICA			
V. ORDER OF DETENTION PENDING TRIAL				
	LOUIS E. GRAY	Ca	se	4:11-MJ-229
	Defendant			
				ention hearing has been held. I conclude
that the following facts require the detention of the defendant pending trial in this case.				
or loc	defendant is charged with an offense cal offense that would have been a few crime of violence as defined in 18 Use offense for which the maximum seem offense for which a maximum term	deral offense if a circumstar J.S.C. § 3156(a)(4). ntence is life imprisonment	42(f)(1) and had not giving rise to or death.	
			ed of two or mo	re prior federal offenses described in 18 U.S.C.
(2) The conformal (3) A per for the (4) Finding	riod of not more than five years has e the offense described in finding (1). ngs Nos. (1), (2) and (3) establish a n	committed while the defended alapsed since the date of	of conviction no condition or he defendant ha	se pending trial for a federal, state or local offense. release of the defendant from imprisonment combination of conditions will reasonably assure the soft rebutted this presumption. CLERK, U.S. DISTRICT COURT
	e is probable cause to believe that the	Alternative Find	mgs (A)	Rv
f	or which a maximum term of imprison under 18 U.S.C. § 924(c).			Deputy
				tion or combination of conditions will reasonably assure
(1) There	e is a serious risk that the defendant ve is a serious risk that the defendant ve	Alternative Find vill not appear.	ings (B)	r the community.
Part II—Written Statement of Reasons for Detention I find that the credible testimony and information submitted at the hearing establishes by clear and convincing evidence a preponderance of the evidence that Defendant's Criminal history, lack of familial and substantial ties to the community, and the nature and circumstances of the				
instant offense make him a risk of flight or nonappearance and				
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a danger to the community unless detained				
to the extent p reasonable opp Government, tl	dant is committed to the custody of the racticable, from persons awaiting or portunity for private consultation wit he person in charge of the corrections with a court proceeding. July 11, 2011	serving sentences or being h defense counsel On orde	ignated represer held in custod error a court of feddant to the U	ntative for confinement in a corrections facility separate, y pending appeal. The defendant shall be afforded a the United States or on request of an attorney for the United States marshal for the purpose of an appearance
	Date	Signature of Judicial Officer JEFFREY L. CURETON, UNITED STATES MAGISTRATE JUDGE		
	-			Title of Judicial Officer
*Insert as apple et seq.); or (c)	icable: (a) Controlled Substances Ac Section 1 of Act of Sept. 15, 1980 (2	et (21 U.S.C. § 80 e/seq.); 1 U.S.C. § 955a).	(b) Controlled	Substances Import and Export Act (21 U.S.C. § 951

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